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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/072,995	02/12/2002	Shigeki Kobayashi	219467US0X	5089
22850	7590 08/26/2003			
OBLON, SPIVAK, MCCLELLAND, MAIER & NEUSTADT, P.C. 1940 DUKE STREET ALEXANDRIA, VA 22314			EXAMINER	
			HU, HENRY S	
			ART UNIT	PAPER NUMBER
			1713	9
			DATE MAILED: 08/26/2003	·

Please find below and/or attached an Office communication concerning this application or proceeding.

		A 2.9			
	Application No.	Applicant(s)			
	10/072,995	KOBAYASHI ET AL.			
Office Action Summary	Examiner	Art Unit			
	Henry S. Hu	1713			
The MAILING DATE of this communication apperiod for Reply	pears on the cover she	t with the correspond nc address			
A SHORTENED STATUTORY PERIOD FOR REPL THE MAILING DATE OF THIS COMMUNICATION.  - Extensions of time may be available under the provisions of 37 CFR 1.1 after SIX (6) MONTHS from the mailing date of this communication.  - If the period for reply specified above is less than thirty (30) days, a repl - If NO period for reply is specified above, the maximum statutory period - Failure to reply within the set or extended period for reply will, by statute - Any reply received by the Office later than three months after the mailin earned patent term adjustment. See 37 CFR 1.704(b).  Status	136(a). In no event, however, ma ly within the statutory minimum o will apply and will expire SIX (6) e, cause the application to becom	ay a reply be timely filed  of thirty (30) days will be considered timely.  MONTHS from the mailing date of this communication.  ne ABANDONED (35 U.S.C. § 133).			
1) Responsive to communication(s) filed on Jun	<u>ne 13, 2003</u> .				
2a)⊠ This action is <b>FINAL</b> . 2b)□ Th	nis action is non-final.				
3) Since this application is in condition for allow closed in accordance with the practice under Disposition of Claims					
4) Claim(s) 1-20 is/are pending in the application	n.				
4a) Of the above claim(s) is/are withdra	wn from consideration.				
5) Claim(s) is/are allowed.					
6)⊠ Claim(s) <u>1-20</u> is/are rejected.		•			
7) Claim(s) is/are objected to.					
8) Claim(s) are subject to restriction and/o	or election requirement.				
Application Papers					
9)☐ The specification is objected to by the Examine	_	· · · ·			
10) The drawing(s) filed on is/are: a) acce	•				
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).  11) The proposed drawing correction filed on is: a) approved b) disapproved by the Examiner.					
		_ disapproved by the Examiner.			
If approved, corrected drawings are required in reply to this Office action. 12)□ The oath or declaration is objected to by the Examiner.					
Priority under 35 U.S.C. §§ 119 and 120	arimer.				
13) Acknowledgment is made of a claim for foreign	n priority under 25 II C	C \$ 110(a) (d) or (f)			
a)⊠ All b)□ Some * c)□ None of:	ir priority under 35 0.5.	C. § 119(a)-(d) of (f).			
1.⊠ Certified copies of the priority document	e have been received				
2.☐ Certified copies of the priority document		n Application No.			
3.☐ Copies of the certified copies of the prior					
application from the International Bu  * See the attached detailed Office action for a list	reau (PCT Rule 17.2(a	n)).			
14)☐ Acknowledgment is made of a claim for domesti	ic priority under 35 U.S	.C. § 119(e) (to a provisional application).			
<ul> <li>a)  The translation of the foreign language pro</li> <li>15)  Acknowledgment is made of a claim for domest</li> </ul>	• •				
Attachment(s)					
1) Notice of References Cited (PTO-892) 2) Notice of Draftsperson's Patent Drawing Review (PTO-948) 3) Information Disclosure Statement(s) (PTO-1449) Paper No(s)  S. Patent and Tradement Office.	5) Notice	iew Summary (PTO-413) Paper No(s) e of Informal Patent Application (PTO-152)			

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#### **DETAILED ACTION**

1. This Office Action is in response to the Amendment (Paper No. 8) filed on June 13, 2003. Claim 1 was amended to correct only the typographical error, while Claim 10 was amended to remove the language of "type". New Claims 12-20 were added. The examiner confirms the support of Claims 12-20 in the specification as stated by the Applicants on page 3 of amendment. With respect to the specification objection regarding the use of PTFE, the Applicants have amended the paragraph in page 1 at lines 9-13 to define tetrafluoroethylene homo- and co-polymers. In view of above amendment, the 112-second paragraph rejection for improper form in Claim 10 and the Specification objection are now removed. Claims 1-20 are now pending. An action follows.

#### Claim Rejections - 35 USC 102

2. The limitation of amended parent Claim 1 in present invention relates to a process for producing a tetrafluoroethylene polymer comprising polymerizing tetrafluoroethylene in an aqueous medium in the presence of a dispersant, a stabilizer and a polymerization initiator; wherein the polymerization initiator is a redox polymerization initiator comprising a halogen acid salt  $YXO_3/a$  sulfite  $Z_2SO_3$ ; wherein X is a chlorine atom, a bromine atom, or an iodine atom, Y is a hydrogen atom, ammonium, an alkali metal or an alkaline earth atom metal, and Z is ammonium, an alkali metal or an alkaline earth metal.

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3. Claims 1-20 are rejected under 35 U.S.C. 102(b) as being anticipated by Malhotra (US 4,748,217), as evidenced by Gould (Inorganic reactions and Structure, 1962 ed., see page 84).

Since parent Claim 1 is only amended on the typographical error, the same rationale recited in paragraphs 3-5 of the previous action dated 02-13-2003 (Paper No. 5) is incorporated herein by reference.

With respect to new Claims 12-20, all the limitations have been disclosed by Malhotra and specifically demonstrated in examples 1-5. Regarding the polymerization under acidic condition for Claim 18, Malhotra discloses the use of bisulfie, which it is equivalent to the claimed limitation using sulfite and acid together as discussed in Claim 1 through protonation.

#### Response to Argument

- 4. Applicant's Amendment (Paper No. 8) filed on June 13, 2003 has been fully considered but they are not persuasive. The focal arguments related to the patentability will be addressed as follows:
- 5. Applicants: Applicant has claimed an unexpected way of obtaining tetrafluoroethylene homo- and co-polymers by use of "a redox polymerization initiator comprising a halogen

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acid salt YXO<sub>3</sub>/a sulfite Z<sub>2</sub>SO<sub>3</sub>" in the aqueous radical-induced polymerization. The prior art only discloses a redox binary initiator system such as potassium bromate/sodium bisulfite.

- 6. Examiner: Regarding the limitation of the amended parent Claim 1; it still carries the same language of "a redox polymerization initiator comprising a halogen acid salt YXO<sub>3</sub>/a sulfite Z<sub>2</sub>SO<sub>3</sub>". The primary reference Malhotra has already disclosed the claimed preparation process using a bromate/bisulfite redox initiator system to obtain tetrafluoroethylene homoand co-polymers (see column 2, line 8-16). Malhotra further discloses detailed process of polymerizing tetrafluoroethylene in the presence of a redox binary initiator system of potassium bromate/sodium bisulfite, and the polymerization process has been specifically demonstrated in Examples 1-5.
- 7. As discussed in the previous action, the limitation of parent Claim 1 in present invention includes a redox binary initiator system of YXO<sub>3</sub>/Z<sub>2</sub>SO<sub>3</sub> such as potassium bromate/sodium sulfite by using an open language comprising, which does not exclude using uncited component such as acid. This is further evidenced by page 10, line 8-14 of the instant specification regarding polymerization has been carried out under an acidic condition by an addition of an acid such as hydrochloric acid. In view of the statement disclosed by Gould as "Bronsted base in either ions or molecules will take on protons to form the species called the conjugated acid of that base" (page 84, paragraph 3), with the addition of acid mentioned in present invention the sulfite ion will certainly add the proton to form the bisulfite ion, which then reads on Malhotra's redox system, the present invention would thereby inherently possess

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the bisulfite ions. A balanced chemical equation for this reaction can be as following:  $Na_2SO_3 + HCl = NaHSO_3 + NaCl$  to show the relationship between sulfite and bisulfite ions. The rejection is thereby sustained.

8. In a close examination of the Applicants' amendment on page 5 at paragraphs 3-5, the reduction potentials for bisulfite are only relating to the <u>sulfurous acid (H<sub>2</sub>SO<sub>3</sub>)</u>, the conjugated acid of bisulfite ion. The reduction potentials presented by the Applicants cannot thereby be used for comparison between sulfite and bisulfite ions. It is noted that sulfurous acid, bisulfite and sulfite are related by only the degree of protonation according to the above-mentioned statement of Gould. Therefore, Claims 1-20 are rejected Malhotra, as evidenced by Gould.

#### Conclusion

9. THIS ACTION IS MADE FINAL. Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event,

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however, will the statutory period for reply expire later than SIX MONTHS from the date of this

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final action.

Any inquiry concerning this communication or earlier communication from the examiner 10.

should be directed to Henry S. Hu whose telephone number is (703) 305-4918. The examiner can

be reached on Monday through Friday from 9:00 AM -5:00 PM.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's

supervisor, David Wu, can be reached on (703) 308-2450. The fax number for the organization

where this application or proceeding is assigned is (703) 872-9310 for regular communications

and (703) 872-9311 for After Final communications. Any inquiry of general nature or relating to

the status of this application or proceeding should be directed to the group receptionist whose

telephone number is (703) 308-0661

Henry S. Hu

July 21, 2003

DAVID W. WILL SUPERVISORY PATENT EXAMINER

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